

REMARKS/ARGUMENTS

In view of the amendments and remarks herein, favorable reconsideration and allowance of this application are respectfully requested. By this Amendment, claims 7-13 have been amended. Claims 17-13 are pending for further examination.

In view of the amendments, Applicant believes that the double patenting rejection is obviated. Thus, a Terminal Disclaimer is not being submitted at this time.

With respect to the drawing objection, Applicant has submitted a replacement drawing herewith. Thus, withdrawal of the drawing objection is requested.

Claims 7-9 have been rejected under 35 USC 103 as being obvious over Wilder in view of Schelberg. The Examiner asserts that all the features of claim 7 are taught by Wilder, except for the features of the multitask operating system and downloading into a file of the images, this file being read by the operating system so that the display can be used to show the images memorized in the file. However, unlike the system of amended claim 7, Wilder fails to disclose detecting means for detecting actions on the touch screen that correspond to a user selection of music performed by the artist participating in the artistic event. Accordingly, the claimed reproduction system is much more interactive. Amended claim 7 recites that specific user actions must be done before showing images/animation describing a coming artistic event. It cannot be said that the automated ticket sales and dispensing system of Wilder takes into account the same events as defined in the claims, since Wilder only suggests running a promotional program during times when no transaction are being made (col. 7, lines 29-30).

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AMENDMENTS TO THE DRAWINGS

The attached sheet of drawings includes changes to Fig. 1. This sheet, which includes Fig. 1, replaces the original sheet including Fig. 1.

Attachment: Replacement Sheet(s)

Wilder only discloses a start button for initiating an event selection program (Col. 7, lines 40-45). In complete contrast, claimed invention provides a technical solution with specific detecting means for detecting actions on the touch screen that correspond to a user selection of music performed by the artist participating in the artistic event.

Schelberg (US 5,812,643) discloses the feature of downloading advertisements that can be displayed. However, neither Wilder nor Schelberg suggest the claimed interaction with the user, involving specific functions. In claim 7, the display shows the animation or images "after a user selection of music performed by the artist participating in the artistic event".

Claims 7, 10, 11 and 12 have been rejected as being obvious over Martin, Wilder and Schelberg. Martin is not directed to the problem specifically solved in the present invention and fails to disclose:

- 1) a multitask operating system,
- 2) a touch screen,
- 3) a display adapted to display images describing coming artistic events close to the location in which the reproduction system is installed,
- 4) means for downloading into a file such images,
- 5) means for reading said file so that memorized images are displayed,
- 6) means for detecting actions on the touch screen that correspond to a user selection of music performed by the artist participating in the artistic event,
- 7) means for initiating the reading of said file.

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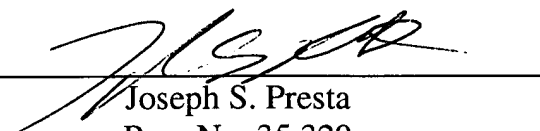
Applicant also respectfully submits that above referenced features 1), 6) and 7) are neither disclosed nor suggested in Wilder and Schelberg. Accordingly, the combined teachings of these references fails to teach or suggest the specific combination of features defined in the amended claims. Even a combination of the teaching of the three different references does not suggest to a person skilled in the art to modify the automated ticket sales and dispensing system (as recited in Wilder) so as to obtain efficient interactivity with the user as in the presently claimed audiovisual reproduction system. Thus, Applicant respectfully submits that amended claims 7 is not rendered obvious by the cited references.

In view of the amendments and remarks herein, Applicant believes that the amended claims herein clearly and patentably distinguish the prior art of record and are in condition for allowance. Thus, favorable reconsideration and allowance of this application are earnestly solicited.

Respectfully submitted,

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